UNOFFICIAL COPY 23 RS HB 144/GA

| 1  |  | AN           | ACT relating to privacy.   |
|----|--|--------------|--|
| 2  | Be it enacted by the General Assembly of the Commonwealth of Kentucky: |              |  |
| 3  |  | →S           | ECTION 1. A NEW SECTION OF KRS CHAPTER 15 IS CREATED TO                          |
| 4  | REA  | AD AS        | S FOLLOWS:   |
| 5  | <u>(1)</u>   | As u         | used in this section, unless the context otherwise requires:                     |
| 6  |  | <u>(a)</u>   | "Officer" means any local, state, or federal officer who is employed or          |
| 7  |  |              | contracted by a governmental agency in Kentucky and includes:                    |
| 8  |  |              | 1. Law enforcement officer as defined in KRS 15.310;                             |
| 9  |  |              | 2. Peace officer as defined in KRS 446.010; and                                  |
| 10 |  |              | 3. Police officer as defined in KRS 15.420;                                      |
| 11 |  | <u>(b)</u>   | "Private open land" means land, including open fields, but excluding any         |
| 12 |  |              | homes or buildings and the curtilage around them, that is owned, leased,         |
| 13 |  |              | used, or lawfully occupied by a person or a nongovernmental entity; and          |
| 14 |  | <u>(c)</u>   | "Search warrant" means a warrant that is supported by individualized             |
| 15 |  |              | probable cause and issued by a court of competent jurisdiction.                  |
| 16 | <u>(2)</u>   | An           | officer shall not enter or access private open land for any covert surveillance  |
| 17 |  | <u>or ii</u> | nstallation of surveillance devices without a search warrant unless the officer: |
| 18 |  | <u>(a)</u>   | Has received the permission of the property owner, lessee, or lawful             |
| 19 |  |              | occupant;  |
| 20 |  | <u>(b)</u>   | Upon probable cause, is responding to an exigent circumstance, including a       |
| 21 |  |              | life-threatening emergency or another immediate threat to public safety that     |
| 22 |  |              | was either reported to or personally observed by the officer;                    |
| 23 |  | <u>(c)</u>   | Is dispatching crippled, distressed, dangerous, or invasive wildlife that the    |
| 24 |  |              | officer has personally observed; or  |
| 25 |  | <u>(d)</u>   | Is unable to reasonably identify the unmarked and unfenced boundaries            |
| 26 |  |              | and ownership of unimproved, uninhabited rural land.                             |
| 27 | (3)  | (a)          | Upon entering private open land, the officer shall immediately notify the        |

UNOFFICIAL COPY 23 RS HB 144/GA

| 1  | <u>tanaowner, tessee, or tawfut occupant, if notice can reasonably be made,</u>       |
|----|---|
| 2  | unless the officer is in possession of a search warrant allowing surveillance         |
| 3  | or surveillance-related activities.   |
| 4  | (b) If an officer is equipped with a body-worn camera or other audio-visual or        |
| 5  | audio recording device while entering private open land, the body-worn                |
| 6  | camera or other audio visual or audio recording device shall be activated             |
| 7  | and recording in accordance with the standard policy of the officer's                 |
| 8  | agency.   |
| 9  | (4) Subsections (2) and (3) of this section do not apply to a conservation officer    |
| 10 | executing duties described in KRS 150.090, who shall have the authority to enter      |
| 11 | upon, cross over, be upon, or access private open lands for the purpose of            |
| 12 | conducting compliance checks or surveillance based upon a reasonable                  |
| 13 | suspicion, and shall not be required to notify the landowner, lessee, or lawful       |
| 14 | occupant.   |
| 15 | → Section 2. If any provision of this Act or the application thereof to any person    |
| 16 | or circumstances is held invalid, the invalidity shall not affect other provisions or |
| 17 | applications of the Act that can be given effect without the invalid provision or     |
| 18 | application, and to this end the provisions of this Act are severable.                |